1		The Honorable David G. Estudillo
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7	UNITED STATES	DISTRICT COURT
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
9	JASON MARK HART,	NO. 2:19-cv-01193-DGE
10	Plaintiff,	STIPULATION AND ORDER OF
11	vs.	DISMISSAL
12 13	DAN SCHNEEWEISS and CALVIN COGBURN,	
14	Defendants.	
15	STIPULATION	
16	IT IS HEREBY STIPULATED AND AGREED by and between plaintiff Jason Mark	
17	Hart, pro-se, Hart and defendant Calvin Cogburn, by and through his respective attorneys, that the	
18	claims against defendant Cogburn may be dismissed with prejudice and without attorney's fees	
19	and costs allowed to either party; as this matter has been fully settled and compromised among the	
20	parties.	
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1	DATED this 2 <sup>nd</sup> day of September, 2022.	
2 3	ROBERT W. FERGUSON Attorney General	
4	_s/	
5	SCOTT M. BARBARA, WSBA #20885 SHARIA N. YANCEY, WSBA #58340 Plaintiff, Pro-Se	
6	Assistant Attorneys General - Torts Division 800 Fifth Ave, Ste 2000 Seattle, WA 98104 Washington State Penitentiary 1313 North 13 <sup>th</sup> Avenue Walla Walla, WA 99362	
7 8	Email: scott.barbara@atg.wa.gov Email: sharia.yancey@atg.wa.gov Attorneys for Defendant Cogburn  Walia Walia, WA 99302  Email: docwspinmatefederal@doc1.wa.gov	
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10	ORDER	
11	THIS MATTER having come before the Court on the foregoing stipulation, it is hereby	
12	ORDERED that the claims against defendant Calvin Cogburn shall be dismissed with	
13	prejudice and without attorneys' fees and costs to either party.	
14	DATED this 2nd day of September, 2022.	
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17	David G. Estudillo	
l8 l9	United States District Judge	
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